## Four Courts Marshalsea (Dublin) Bill.

## ARRANGEMENT OF CLAUSES.

## Clarene

- 1. Short title.
- 2. Interpretation.
- Power to Lord Lieutenant to appoint prisons in lieu of Marshalsea.
- 4. Orders made to be taken as valid.
- 5. Prohibition of committal to Four Courts Marshalses.
- 6. Prisoners may be removed by warrant of Lord Lieutenant.
- 7. Custody of prisoners committed in pursuance of Act.
  - Maintenance of prisoners in certified prison.
- Removal of records.
- 10. Compensation to officers.
- 11. Discontinued prison vested in the Orown.

[Bill 116.]



Δ

## BILL

The discontinuance of the Four Courts Marshalsea (Dublin), A.D. 1874 and the removal of Prisoners therefrom.

WHEREAS the amendment of the law relating to imprisonment for deht, by the Debtors Act (Treland), 1978, bas reduced and will still further reduce the number of prisoners in the Pour Courts Marshakes, Dublin, and it is therefore expedient to 3 discontinue the said prison, and to make such provisions as are in this Act contained:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this prevent Parithment assembled, and b by the authority of the same, as follows:

 This Act may be cited for all purposes as the Four Courts Short out. Marshalsea Discontinuance Act, 1874.

 In this Act the term "Lord Lieutenant" shall mean the Lord Interpreta-Lieutenant or other chief governor or governors of Ireland for the lice.

3. At any time after the passing of this Act it shall be lawful for Power used the Lard Lifections from time to time, by order to be published in Lard Line the Dublis disaction, to order and appoint that any county, increase, support or city prison or prisons specified in such order, and which shall have for the part of the county of the parties of the county o

heen committed to the custody of the Marshal of the Four Courts Marshalses, may be committed, and to which all persons who, at the 25 time of the passing of this Act are in the custody of the eskid Marshal, may, unloss lawfully discharged in the meantime, be removed. Byery such prison is in this Act referred to as a "certified

nrison."

[Bill 116.] A

A.D. 1874.

this Act by the Lord Lieutenant, shall be conclusive evidence of every fact and circumstance necessary to authorise the making thereof, and shall be deemed and taken to all intents and purposes whatsoever to have been made in pursuance of and in conformity 5 with the provisions of this Act, and the production of a printed copy of the Dublin Gazette purporting to be printed and published by the Queen's authority, and to contain the publication of any such order, shall for all nurposes be conclusive evidence of such order.

Courts Man-

5. When and so soon as any order appointing a certified prison has been made and published in manner by this Act directed, no nerson shall be committed to the custody of the Marshal of the Four Courts Marshalsea, Dublin, and all persons who before the nassing of this Act might lawfully have been committed to 15 the custody of the said Marshal may be committed to any certified prison and there detained in like manner as but for the passing of this Act they might have been detained in the said Four Courts Marshalsen: Provided that all persons who at the time of the making and publishing of such order shall be imprisoned in the 20 said Four Courts Marshalsen, may, until their removal therefrom in manner by this Act prescribed, be detained in the same manner as if this Act had not been passed.

6. At such time after the passing of this Act as may be determined by the Lord Lieutenant, the Marshal of the Four Courts 25 Marshalsen, shall certify under his hand to the Lord Lieutenant a true list of the names of the prisoners then in his custody, with the several causes and times of their commitments; and as soon thereafter as conveniently may be it shall be lawful for the Lord Lieutenant from time to time to issue his warrant 80 under his hand directed to the Marshal of the Four Courts Marshalsen, requiring him to deliver into the custody of the governor of the certified prison named in such warrant the prisoner or prisoners named in such warrant, and upon the receipt of any such warrant the said Marshal shall deliver such prisoner or 35 prisoners into the custody of such governor, with the processes under which he or they was or were respectively committed, and the said Marshal shall remove such prisoner or prisoners to the certified prison named in such warrant.

If any person named in any warrant of the Lord Lieutenant has 40 been lawfully discharged out of the custody of the said Marshal

before the execution of the warrant, the said Marshal shall certify a.D. 1874

such discharge under his hand to the Lord Lieutemant,

The removal of any prisoner in obedience to the warrant of the

Lord Lieutenant shall not be considered to he an escape.

5 7. All persons removed or committed to say certified prison in Gassley of pursuance of this Act shall be in the custody of the governor of prisants that prison, and shall continue in such curvicty, subject to the systems laws for the time being in force in relation to the imprisonment of Act.

10 regulation of debtors in such prison, or to such other special rules as may from time to time be approved by the Lord Licentenant.
8. The Commissioners of the Tressury and the loand of super-Majore

intendence of a certified prison may enter into such agreements outser of as they think fit with respect to the contribution to be paid to the certified 15 said board of superintendence on account of the expense to be prison incurred by them in the safe-keeping, ledging, maintenance, and care of the prisoners removed or committed to such certified prison

in pursuance of any warrant under the authority of this Act, and the amount of contribution to agreed to be paid, and the expense of 30 providing such prisoners with furniters, fuel, and light, and of the removal of such prisoners to such certified prison, and from such prison to and from any court of competent jurisdiction, shall be

defrayed out of moneye to be provided by Parkiament.

And in the meantime, and nutil such agreement shall be made.

And in the reconstrue, and must inca agreement shall be made.

25 or failing such agreement the Consultainment of the Treasury shall
pay to the sold board of superintendence for the neigh-keeping,
ledging, unaintenance, core, and other exposure of principal consistences committed to such certified prison under the authority of this dct, for
the net out (after deducting all payments made by or on account

(3) of such primary) of the suffs-keeping, todging, undertenance, overout other exponent of the primary recovered and consisted to excertified prison water the authority of this Act, such some as to improfers-peneral of primary or one of them hall certify and the Lord Lieutenant shall approve, and such some shall from time to 31 time be paid and of smooney as be provided by Parliament.

9. As soon as all the prisoners confined in the Pour Courts, Recoval of Marshalston, have been discharged or born removed under this Act, words. all records, books, and papers in the custody of the Marshal or any other officer of the Four Courts Marshalston relating to the business on of the said misson shall be delivered to such person as the Lord

(i) of the said prison shall be delivered to state person as the Lord Lieutenant may direct, and the office of Marshal of the Four [116.]
A 8 A.D. 1874. Courts Marshalsen and all other offices in the said prison, shall

Compenso 10. It shall be lawful for the Commissioners of Her Majestv's Treasury to grant to every person whose office shall be abolished

under the provisions of this Act such special annual allowance or 5 gratuity by way of compensation as on a full consideration of the circumstances of each case may seem to the said Commissioners to be a reasonable and just compensation for the loss of his office, and such annuity or gratuity shall be paid out of moneys to be provided 11. Upon the abolition of the office of the Marshal of the Four

vested in the Courts Marsbalsea, that prison, with all the lands and tenements, furniture and fixtures thereunto belonging, shall vest absolutely in the Commissioners of Public Works in Ireland upon trust, to be

sold, conveyed, disposed of, or applied in such manner as the Com- 15 missioners of the Treasury shall direct.



Four Courts Marshalsea (Dublin).

BILL

For the discontinuance of the Four Courts Marshaltes (Dublin), and the removal of Prisonars therefrom.

(Prepared and brought as by Str Michael Hole Boosh and Mr. Attorney General for Iroland.)

Ondered, by The Means of Committee, as in Printed,
18 May 1874.

[Bill 114.]

[Conder 1 oz.